## **REMARKS**

Applicant respectfully requests reconsideration of this application in view of the following remarks. For the Examiner's convenience and reference, Applicant's remarks are presented in substantially the same order in which the corresponding issues were raised in the Office Action.

# Status of the Claims

Claims 1-10 are pending. Claims 1-10 are currently amended to more clearly define pre-existing claim limitations. No claims are canceled. Claims 11-19 are added. No new matter has been added.

# Summary of the Office Action

Claims 9 and 10 stand objected to as being improper form because a multiple dependent can not depend on another multiple dependent claim.

Claims 1-8 stand rejected under 35 U.S.C. § 102(b) as being anticipated by U.S. Patent No. 6,566.7964 to Rebsdorf (hereinafter "Rebsdorf")

# Response to Objections

The specification stands objected to because the abstract contains the language such as "the invention and comprising." Applicant respectfully submits that the abstract has been amended to avoid such phraseology, as suggested by the Examiner. Applicant appreciates the Examiner's recommendation and respectfully requests that the objection to the specification be withdrawn.

Claims 9 and 10 have been objected to under 37 C.F.R. 1.75(c) as being in improper form because a multiple dependent can not depend on another multiple dependent claim. Applicants respectfully submit that claims 9 and 10 have been amended to remove multiple dependencies to other multiple-dependent claims. Applicant respectfully requests that the objection to the claims be withdrawn.

# Response to Rejections under 35 U.S.C. § 102(b)

The Office Action rejected claims 1-8 under 35 U.S.C. § 102(b) as being anticipated by Rebsdorf. Applicant respectfully requests withdrawal of these rejections because the cited reference fails to disclose all of the limitations of the claims.

## CLAIMS 1-4

Claim 1 stands rejected under 35 U.S.C. § 102(b) as being anticipated by Rebsdorf. Applicant respectfully submits that claim 1 is patentable over the cited reference because Rebsdorf does not disclose all of the limitations of the claim. Claim 1, as amended, recites:

A method of operating a wind turbine, comprising:

driving a rotor of the wind turbine by feeding rotor currents by a feed-in unit to rotor windings of an induction generator, which comprises stator coils coupled to a voltage grid;

controlling the frequencies of the fed-in rotor currents depending on the rotor rotation frequency;

electrically decoupling the feed-in unit from the rotor windings in the case of predetermined variations of the grid voltage amplitude; and

when the rotor currents in the rotor windings by the variation have declined to a predetermined value, resuming the driving of the rotor of the wind turbine by feeding rotor currents by the feed-in unit to rotor windings of the induction generator after the decoupling caused by the variation of the grid voltage amplitude. (emphasis added)

Applicant respectfully submits that claim 1 requires the operation of "when the rotor currents in the rotor windings by the variation have declined to a predetermined value, resuming the driving of the rotor of the wind turbine by feeding rotor currents by the feed-in unit to rotor windings of the induction generator after the decoupling caused by the variation of the grid voltage amplitude." Rebsdorf fails to disclose at least this limitation of the claim.

Rebsdorf is directed to a variable speed wind turbine that includes a matrix converter which converts variable frequency output into constant frequency output. See Rebsdorf, Abstract. Resbsdorf also discloses that the matrix converter includes a protection circuit. The protection circuit includes a clamp circuit for protection of the converter switches against over voltages caused from the inherent presence of stray inductances between the input filter and the matrix switching element array. This clamp

Application No.: 10/521,614 -11- Attorney Docket No.: 6097P057

circuit also can be used to supply power for the matrix converter controller circuitry, as shown in FIG. 13, also during a period of power grid disturbance, where energy to the control circuits is supported by energy stored in the generator. As a result, the matrix converter will be able to resume control of the generator when the grid disturbance disappears. This back-up of the controller for the matrix converter enables the generator to be operated immediately after a disturbance has ended. See col. 7, line 61 to col. 8, line 8. In particular, in case of a grid failure, the switch (shown as thyristor 1710 in FIG. 13) clamps the rotor voltage until the stator is disconnected from the supply grid, and the rotor currents are zero. See col. 20, lines 39-46. Rebsdorf, however, does not disclose resuming the driving of the rotor of the wind turbine when the rotor currents in the rotor windings by the variation have declined to a predetermined value, as required by claim 1.

Given that the cited reference fails to disclose all of the limitations of the claim, Applicant respectfully submits that claim 1 is patentable over the cited reference. Accordingly, Applicant requests that the rejection of claim 1 under 35 U.S.C. § 102(b) be withdrawn.

Given that claims 2-4 depend from independent claim 1, which is patentable over the cited reference, Applicant respectfully submits that dependent claims 2-4 are also patentable over the cited reference. Accordingly, Applicant requests that the rejection of claims 2-4 under 35 U.S.C. § 102(b) be withdrawn.

#### CLAIMS 5-19

Claim 5 stands rejected under 35 U.S.C. § 102(b) as being anticipated by Rebsdorf. Applicant respectfully submits that claim 5 is patentable over the cited reference because Rebsdorf does not disclose all of the limitations of the claim. Claim 5, as amended, recites:

A wind turbine, comprising:

a rotor with at least one rotor blade, the rotor being rotatably arranged with regard to a substantially horizontal rotor axis;

an induction generator whose rotor windings are coupled to the rotor and whose stator coils can be coupled to a voltage grid;

a feed-in unit for feeding currents into the rotor windings;

a control unit for controlling the frequency of the fed-in currents depending on the rotor rotation frequency, and

an emergency unit which can be operated to electrically decouple the feed-in unit from the rotor windings in case of variations of the grid voltage amplitude, wherein the emergency unit comprises a release arrangement for releasing the rotor current feed-in after decoupling, when the currents generated in the rotor windings by variation of the grid voltage amplitude triggering the decoupling are declined to a predetermined value. (emphasis added)

Applicant respectfully submits that claim 5 requires an emergency unit which can be operated to electrically decouple the feed-in unit from the rotor windings in case of variations of the grid voltage amplitude, and that includes a release arrangement for releasing the rotor current feed-in after decoupling, when the currents generated in the rotor windings by variation of the grid voltage amplitude triggering the decoupling are declined to a predetermined value. Rebsdorf fails to disclose at least this limitation of the claim.

As described above, Rebsdorf is directed to a variable speed wind turbine that includes a matrix converter, a control unit, and a protection unit. See Rebsdorf, Abstract. Rebsdorf, however, does not disclose that the protection unit of Rebsorf *electrically decouples* a feed-in unit, which provides feeding currents into the rotor windings, in case of in case of variations of the grid voltage amplitude. In addition, Rebsdorf does not disclose that the protection unit includes a release arrangement for releasing the rotor current feed-in after decoupling, when the currents generated in the rotor windings by variation of the grid voltage amplitude triggering the decoupling are declined to a predetermined value.

Given that the cited reference fails to disclose all of the limitations of the claim, Applicant respectfully submits that claim 1 is patentable over the cited reference. Accordingly, Applicant requests that the rejection of claim 1 under 35 U.S.C. § 102(b) be withdrawn.

Given that claims 6-19 depend from independent claim 1, which is patentable over the cited reference, Applicant respectfully submits that dependent claims 6-19 are also patentable over the cited reference. Accordingly, Applicant requests that the rejection of claims 6-8 under 35 U.S.C. § 102(b) be withdrawn.

# **CONCLUSION**

It is respectfully submitted that in view of the amendments and remarks set forth herein, the rejections and objections have been overcome. If the Examiner believes a telephone interview would expedite the prosecution of this application, the Examiner is invited to contact Michael J. Mallie at (408) 720-8300.

If there are any additional charges, please charge them to Deposit Account No. 02-2666.

Respectfully submitted,

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